## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

OSTEOSTRONG FRANCHISING, LLC., Plaintiff,	§ §
V.	§ CIVIL ACTION NO. <u>4:19-CV-04389</u> §
JOHN DE WOLF, DEBORAH NOBLE, DAN MOYER, NOBEL PROPERTY MANAGEMENT, LLC, and LIVING TREE OF ABQ LTD. CO. and KARYN A. TEMPLE, in her official capacity as the Acting Register of Copyrights of the U.S. Copyright Office Defendants.	\$ \$ E \$ \$
	tion for Temporary Restraining Order (Doc 1). After
	and arguments of counsel, the court finds that the
application should be GRANTED.	a arguments of counsel, the court mas that the
The Defendant has agreed that a reasonable re	restraint should be ORDERED. Therefore, this Court
ORDERS the Defendants and the Copyright Of	Office shall not disclose any materials submitted to
the Copyright Office until further hearing.	
Based upon the contract between the parties,	, the bond is set at \$0.00
It is so Ordered. SIGNED, this the day o	of November 2019
	United States District Judge